

राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

खण्ड 20]	शिमला, शनिवार, 18 नवम्बर, 1972/27 कार्तिक, 1894	[संख्या 47
	विषय-सूची	
भाग 1	वैधानिक नियमी को छोड़ कर हिमाचल प्रदेश के राज्यपाल प्रीर हिमाचल प्रदेश हाई कार्ट द्वारा प्रधिसूचनाएँ	
. d		1232-1244
्री नास् 2 ्	वैघानिक नियमों को छोड़ कर विभिन्न विभागों के प्रध्यक्षों ग्रोर जिला मैजिस्ट्रेटों द्वारा ग्रांधमूचनाए इत्यादि 🔐 .	1244-1245
भाग 3	अधिनियम, विधेयक और विधेयकों पर पवर सामिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेण के	
	राज्यपाल, हिमाचल प्रदेश हाई कोर्ट, ताइनेन्शल कमिश्नर तथा तमिश्नर ग्राफ इन्कम-टंक्स द्वारा	
	अधि-पूचित आदेश इत्यादि	1245-1249
िभाग 4	स्थानीय स्वायत शासनः म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड ग्रीर टाउन एरिया तथा पंचायत विभाग	. —
भाग 5	वैयक्तिक श्र षिसूच नाएं श्रोर विज्ञापन	_
भाग 6	भारतीय राजपन इत्यादि में से पुनः प्रकाशन	
भाग ७	भारतीय निर्वाचन ग्रायोग (Election Commission of India) की वैधानिक ग्रांधसूचनाएं तथा	
	पन्य तिर्वोचन सम्बन्धी प्रि धस् चना ^त	·
	अनुपूरक	. -
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18 नवम्बर, 1972/27 कार्तिक, 1894 को समाप्त होने वाले सप्ताह में निम्नलिखित विज्ञप्तियां 'श्रसाधारण राजपत्र, हिमाचल प्रदेश' में प्रकार्शित हुई:

विज्ञप्ति की संख्या	्विभागकानाम •	विषय
No. 7-23/72-Elec., dated the 14th November, 1972.	Election Department	Calling upon all the constituencies (wards) of all the Gram Sabhas (except Gram Sabha Bara-Bhangal in Palampur tehsil) comprised within Kangra district to elect members for the Executive
No. 7-28/72-Elec., dated the 14th November, 1972.	-do-	Committees (Gram Panchayats). Extension of date to complete the elections upto 30th November, 1972 in certain constituencies (wards) of various Gram Sabhas of Bilaspur district.
No. 7-29/72-Elec., dated the 14th November, 1972.	-do-	Extension of date to complete the elections upto 20th December, 1972 in certain constituencies (wards) of various Gram Sabhas of Lahaul-Spiti district.
7.6. 7-30/72-Elec., dated the 14th November, 1972.	-do-	Calling upon all the constituencies (wards) of all the Gram Sabhas comprised within Hamirpur district to elect members for the Executive Committees (Gram Panchayats).
No. 6-19/70-LR., dated the	Law Department	The Indian Treasure-trove (Himachal Pradesh Amendment) Act, 1972 (Act No. 16 of 1972).
15th November, 1972.	Election Department	Calling upon all the constituencies (wards) of all the Gram Sabhas Comprised within Mandi district to ect members for the Executive Committees (Gram Panchayats).
No. 7-32/72-Elec., dated the 15th November, 1972.	-do- (Calling upon all the Constituencies (wards) of all the Gram Sabhas comprised within Kulu district to elect members for the Executive Committees (Gram Panchavats)

भाग 1—वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के राज्यपाल श्रौर हिमाचल प्रदेश हाई कोर्ट द्वारा ग्रिधिसूचनाएं इत्यादि

हिमाचल प्रदेश सरकार

PERSONNEL (A) DEPARTMENT (SECRETARIAT ADMINISTRATION SERVICES NOTIFICATIONS

Simla-2, the 1st November, 1972

No. 8-21/72-SAS.—Consequent upon the revision of pay scales, the Governor, Himachal Pradesh is pleased to re-classify the posts in the Department of Personnel, Secretariat Administration Services with immediate effect as under:—

SI. Name of the post , Re-classification No.

- Clerk of Court (pay scale of Class II Gazetted Rs. 350—800).
- 2. Inspector Registration-cum-Stamp Class II Gazetted Auditor (pay scale of Rs. 350-800)
- 3. Care Taker (pay scale of Rs. 100-160) Class III
- 2. The classification of all other posts borne on the cadre of the Himachal Pradesh Secretariat Administration Services shall remain unchanged.

By order, K. N. CHANNA, Chief Secretary.

Simla-2, the 15th September, 1972

No. 7-1/71-DP(Apptt.).—The Governor, Himachal Pradesh is pleased to order that the Officer on Special Duty for the Law Department shall also function as Deputy Secretary to the Government of Himachal Pradesh, Law Department with immediate effect.

Simla-2, the 22nd September, 1972

No. 5-10/71-DP-Apptt.—The Governor, Himachal Pradesh is pleased to appoint the following officers of the IAS Cadre of Himachal Pradesh to officiate, temporarily, until further orders in the Selection Grade of the IAS (Rs. 1800-100-2000) with effect from the dates indicated against each:

1,	Shri C. M. Chaturvedi	29-4-72.
2.	Shri C. M. Chaturvedi Shri R. C. Gupta	3-8-72.
3.	Shri Prakash Chand	29-4-72.
4.	Shri M. S. Mukheriee	3-8-72

2. The grant of Selection Grade to Shri M. S. Mukherjee is provisional till decision on the representation of Shri P.C. Sharma regarding his seniority is arrived at

K. N. CHANNA, Chief Secretary.

Simla-2, the 26th September, 1972
No. 3-20/67-Apptt.—The Governor, Himachal Pradesh

is pleased to accord sanction to the grant of 20 days' earned leave with effect from 26th June, 1972 to 15th July, 1972 in favour of Shri Nihal Singh, HPAS, S. D. O/ Sub-Divisional Magistrate, Rampur, District Simla with permission to prefix/suffix Sundays' falling on 25th June, 1972 and 16th July, 1972 respectively subject to verification of title to leave.

2. Certified that not later than the date, the Governor, Himachal Pradesh formally sanctioned 20 days' earned leave in favour of Shri Nihal Singh, HPAS, S.D.O/S.D.M., Rampur, District Simla he then intended to repost him in the same station from where he proceeded on leave.

Simla-2, the 26th September, 1972

No. 11-4/66-Apptt.—In exercise of the powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, 1898 (Act V of 1898) as amended by the Punjab Separation of Judicial and Executive Functions Act, 1964, the Governor, Himachal Pradesh is pleased to appoint Shri G. S. Chambial, Deputy Commissioner, District Kulu, to be the Executive Magistrate of the First Class, under the said Code, to exercise such powers within the local limits of Kulu district with effect from the date of taking over.

2. In exercise of the powers conferred by sub-section (1) of section 10 of the Code of Criminal Procedure, 1898 (Act V of 1898) as amended by the Punjab Separation of Judicial and Executive Functions Act, 1964, the Governor, Himachal Pradesh is further pleased to appoint Shri G. S. Chambial, Executive Magistrate of the First Class, to be the District Magistrate of Kulu district with effect from the date of taking over.

Simla-2, the 28th September, 1972

No. 3-40/71-Apptt.—The Governor, Himachal Pradesh is pleased to accord ex-post-facto sanction to the grant of the following leave in respect of Shri C.P. Pandey, HPAS, presently S.D.O/Sub-Divisional Magistrate, Keylong, District Lahaul and Spiti subject to verification of title to leave:—

- (i) 6 days journey days to outward journey with effect from 15th June, 1972 to 20th June, 1972;
- (ii) 30 days' earned leave with effect from 22nd June, 1972 to 21st July, 1972; and
- (iii) 6 days journey days to inward journey from 22nd July, 1972 to 27th July, 1972.
- 2. Certified that Shri C. P. Pandey, HPAS would have continued to officiate as S.D.O./S.D.M., Keylong District Lahaul and Spiti but for his proceeding on leave as above.
- 3. Certified that not later than the date, the Governor, Himachal Pradesh formally sanctioned the leave, he then intended to repost Shri C. P. Pandey, S.D.O./S.D.M. Keylong to the same post from where he proceeded on leave.

A. K. GOSWAMI, Joint Secretary.

AGRICULTURE DEPARTMENT NOTIFICATION Simla-2, the 11th October, 1972

No. 22-5/70-Agr. Sectt.—Whereas the Land Development Board, Himachal Pradesh, has prepared the Land Development Schemes, under section 4 of the Himachal Pradesh Land Development Act, 1954, in respect of the areas given against each scheme indicated below;

And whereas all the persons affected by the said schemes and also the Gram Panchayat/Panchayats concerned have consented to the execution of these schemes;

And whereas the State Government keeping in view the consent of the persons aforesaid and after consulting the Board has sanctioned the schemes under section 5(2) of the said Act;

Now, therefore, the schemes sanctioned by the State Government under section 5(2) are hereby published in the Rajpatra, Himachal Pradesh, for the information of all concerned as required by section 6 of the said Act and it shall come into force immediately:—

District: SIRMUR

s.	No.	Scheme No.	2 4.	Name of the beneficiary	Resident of village	Panchayat	Area to be c vered in acr	
	1.	PCD/SMR/31/72/73	. *Shri	Dilia and Shrimati Surami	Dhar-Bagera	Bhanat	1.	.82
	2.	PCD/SMR/32/72/73	Shri	Bishana	Bhanat	-do-	3.	.36
	3	PCD/SMR/33/72/73	Shri	Manda and Roda	Koti-Managn	-do-	6.	5.45
e fine		PCD/SMR/34/72/73		shri Masat Ram, Chet Ram eep Ram and Beli Ram.	, Thoad-Kallan	Rajgrh	2	2.88
	5.	PCD/SMR/36/72/73	Shri	Dhani Ram	Pirag	Kotla Ma gan	na- 4	1.84
	6.	PCD/SMR/37/72/73	_	shri Luv Parmar and Kusl armar.	h Deedag	Deedag	6	6.00
		PCD/SMR/40/72/73	Sarv Nai	vshri Het Ram, Sudha nd and Jallanu.	Bhanat	Bhanat	. 2.:	.36
, <u>'</u> ,	8.	PNT/SMR/8/71/72		vshri Ramzan Ali and hokat Ali.	Gulabgarh	Puruwala	10	0.53

By order,
K. C. PANDEYA,
Land Development Commissioner,
Himachal Pradesh.

FINANCE (REGULATION) DEPARTMENT NOTIFICATION

Simla-2, the 21st September, 1972

No. 12-1/69-Fin. (RE)-Vol. II.—The Governor, Himachal Pradesh is pleased to declare Adminstrative Officer, Himachal Pradesh Medical College, Simla as Disbursing Officer under Head "29—Medical-A-4-Medical College and Schools-A-4 (2)—Medical College".

2. This supersedes all earlier orders on the subject.

M. L. JAIN.

Deputy Secretary.

HOME DEPARTMENT NOTIFICATIONS

Simla-2, the 26th September, 1972

No. 10-22/72-Home (Jud.).—The Governor, Himachal Pradesh is pleased to grant 41 days earned leave to Shri Justice D.B. Lal, Himachal Pradesh High Court with effect from the 28th August, 1972 to October 7th 1972 (both days inclusive) with permission to prefix Sunday falling on August 27, 1972 and suffix Sundays falling on the 8th October, 1972 and 22nd October, 1972 and to combine Dussehra vacations with effect from October 9, 1972 to 21st October, 1972 to his leave.

Simla-2, the 27th October, 1972

No. 17-25/65-Home.—The Governor, Himachal Pradesh is pleased to accord sanction to the creation of a temporary post of Deputy Superintendent of Police (excadre) for the period from 8-12-68 to 26-2-1969 in the pay scale of Rs. 300-25-475/25-850/30-800 in order to adjust scale Shri Bhup Singh against this post.

Simla-2, the 10th October, 1972

No. 17-34/61-Home.—In exercise of the powers conferred by proviso to Article 309 of the Constitution of India and all other powers enabling him in this behalf and in consultation with the Himachal Pradesh Public Service Commission, the Governor, Himachal Pradesh is pleased to make the following amendments to the Himachal Pradesh Police Class III Clerical Service (Recruitment, Promotion and certain conditions of Service) Rules, 1962 published under Home Department notification No. H. (P) 14-803/58, dated the 23rd October, 1962:—

AMENDMENTS

Rule 7 (ii).—for the words "through a competitive examination" appearing in lines 3 and 4 the words "by selection" may be substituted.

And the last sentence beginning with "Serving Junior Clerks/Steno typists and ending with Service and qualification" be deleted.

Rule 7 (iii).—for the words "a competitive examination" appearing in lines 4 and 5 the word "selection" be substituted and the last sentence beginning with words "serving senior clerks and ending with words service and qualification" be deleted.

By order, K. N. CHANNA, • Secretary.

Simla-2, the 20th October, 1972

No. 17-2/72-Home (B).—In exercise of the powers conferred by sub-section (1) of section 9 of the Manoeuvres, Field Firing and Artillery Practices Act, 1938, the Governor of Himachal Pradesh is pleased to define the following area within which the carrying out periodically of field firing and artillery practice may be authorised from time to time during the period of five years with effect from 15th October, 1973.

SCHEDULE

THE FOLLOWING AREA IS COVERED BY THE RANGE, TEHSIL NURPUR, DISTRICT KANGRA

· Village	Khasra No.
Maira Duma	1 to 55 (Maira Batra)
-do-	1 to 363 (Dumal Taile)
Khani	I to 565 (Khani Uperly)
-do-	1 to 177 (Ghirthara)
-do-	1 to 161 (Chaugan)
-do-	. 1 to 206 (Gudli)
Thera Bhalum	1 to 392 (Jatoli)
Galor	1 to 459 (Galor)
-do-	I to 39 (Kharor)
Maira Duma	1 to 150 (Besny)
Kopra	1 to 42 (Baso Thandian)
Haral	1 to 101 (Lihara)
-do-	1 to 489 (Haral Jhikli)
-do-	1 to 132 (Haral Uperli)
-do-	1 to 567 (Nalla).
_	K. N. CHANNA,
	Chief Secretary

HORTICULTURE DEPARTMENT NOTIFICATION

Simla-2, the 31st October, 1972

No. 16-1/71-Hort. (Sectt).—The Governor, Himachal Pradesh with the prior concurrence of the Himachal Pradesh Public Service Commission obtained vide thier letter No. 2-69/72-PSC, dated the 18th October, 1972, is pleased to appoint the following Horticultural Inspectors on ad hoc basis, to the post of District Horticultural Officers in the Class II Gazetted scale of Rs. 350-900 for a period upto 31st December, 1972 or till the posts are filled on regular basis, in accordance with the Recruitment and Promotion Rules, whichever is earlier.

Recruitment and Promotion Rules,	whichever is earlier.
SI. Name of Inspector	Place to which
No.	appointed
1. Shri P. D. Bhardwaj, Horticul-	District Horticul-
tural Inspector, Kasauli.	tural Officer, Raj-
•	garh, District
•	Sirmur.
2. Shri Sajjan Singh, Horticul-	District Horticul-
tural Inspector, Kandaghat.	tural . Officer,
	Hamirpur district
	at Hamirpur.
GA	NGESH MISRA, *
	Secretary.

HEALTH AND FAMILY PLANNING DEPARTMENT

NOTIFICATION

Simla-2, the 27th October, 1972

No. 1-50/69-H&FP.—The Governor, Himachal Pradesh is pleased to accept the resignation of Dr. T. C. Sehgal, CAS Grade I (G), Ripon Hospital, Simla from the date he is actually relieved.

By order, Sd/-Secretary.

MULTIPURPOSE PROJECTS AND POWER DEPARTMENT

NOTIFICATIONS

Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Baira Siul Hydel Project, Government of India, at public expense for public purpose*: It is hereby notified that land in the locality described below is likely to be acquired for the said* purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the Officer for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Baira Siul Hydel Project, Chamba

No. 2-13/72-MPP (Sectt)

Simla-2, the 30th October, 1972.

*Construction of Workshop and Workcharge Staff quarters.

SPECIFICATION

District: CHAMBA	•	Tehsil:	CHURAH,
Village 1	Khasra No	·	Area Big. Bis. 3 4
BIANA/234	546	 -	2 19
	547/2		1 3
•	550/1		0 19
•	550/2		5 17
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		Total	10 • 18
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No. 2-13-/72-MPP (Sectt)

Simía-2, the 30th October, 1972,

*Construction of Police Post and Work charged Staff work shop.

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No. 2-13/72-MPP (Sectt)

Simla-2, the 30th October, 1972

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•	18/1	2	15	below is likely to be according to the according to the second of the se	F	7 -	tion
	15/1 . 29/1	1	8 17	4 of the Land Acquisit			
	Total	13	7	concern. In exercise of the po	owers conferred b	y the afore	said
TALAB				section, the Governor authorise the officers	, Himachal Prades	sh is pleased	d to
TALAR	44/1 45/1	0	15 . 9	undertaking with their	servants the wo	ig engaged it. Frkmen to e	nter
	56/1	0	1	upon and survey any lar	nd in the locality a	and do all o	
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	28/1	0	4	Any person interested quisition of the said lan	a, wno nas any ob	jection to the	e ac-
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•	69/2	0	3	No. 2-35/70-PWD.	Simla-2, the 24t	h October 1	072
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Tohill SIMI A

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No. 2-35/70-PWD. Simla-2, the 24th October, 1972 *Construction of motorable Road from Khalini to Kasumpti SPECIFICATION

District: SIMLA

Tehsil: SIMLA

Village	Khasra No.		Area Big. Bis
KASUMPTI/JUNGA	95/1	·	1 6
	126/1		.0 19
	. 50	2	0 4
	-51/1		0 7
	84/1 -		0 9
\$	85/1		0 2
	49/1		0 3
	97/1		0 1
•	98/1		0 4
	122/1		0 9
* ** *	121/1		0 1
7	88/1		0 12
F1	- 91/1		1. 17
	35/1		0 2
	Total		6 16

Simla-2, the 26th October, 1972

No. 2-38/70-PWD.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for Septic Tank and Soak Pit, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1884 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Himachal Pradesh Public Works Department, Chamba.

SPECIFICATION

Tehsil: CHAMBA

Village	Khasra No.	v	sq.		Area ds.sq.	ft.
RAKH URBAN (159B)	74/1 75/1 75/2	1		·	1 20 6	7 0 6
4	Total		.~	•	28 -	4

Simla-2, the 30th October, 1972

No. 2-35/70-PWD.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for the construction of Dhami-Baggi road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom

it may concern.

District: CHAMBA

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector, Land Acquisition, U. S. Club, Simla-I.

SPECIFICATION

District: SIMI A

Total 2 Total 2 PANOG 39 39/1 2 1 0 Total 4 KIARIBAG 123/30 0 131/121/29 0 1 122/29 0 1 124/30 1 140/119 0 117/2 0 18 0 1 12 0 11 0 19/2 0 114/10 0 7/2 0 137/116/2 0 4/1 0 7/1 0 9/1 0 31 0 31 0 8 0 32 0 33 0 38 0 13 0 NA Total 8 LAWN 543/520 2 538 4 523 0 BA Total 6 THMANA 551/320 0 332 0 334 0 336 559/320 0	District: SIMLA		ehsil: S	IMLA	
Total 2 PANOG 39 2 39/1 2 1 0 Total 4 KIARIBAG	Village	Khasra No.		Ai Big. I	rea Bis.
Total 2 Total 2 PANOG 39 39/1 2 1 0 Total 4 KIARIBAG	ARLOT			0	2
PANOG 39 2 39/1 2 1 0 Total 4 KIARIBAG 123/30 0 131/121/29 0 1 122/29 0 1 124/30 0 0 140/119 0 117/2 0 18 0 1 12 0 11 0 12 0 11 0 12 0 11 0 17/2 0 18 0 12 0 11 0 17/2 0 18 0 19/2 0 114/10 0 7/2 0 137/116/2 0 4/1 0 7/1 0 9/1 0 31 0 8 0 32 0 33 0 38 0 13 0 NA Total 8 LAWN 543/520 2 538 4 523 0 BA Total 6 THMANA 551/320 0 332 0 334 0 338 0 559/320 0		178			0
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Total 4	PANOG			2	0
123/30				ő	0
123/30		Total			1
131/121/29	KIARIBAG		•		
122/29 124/30 140/119 0 117/2 0 18 0 12 0 11 0 9/2 0 114/10 0 7/2 0 137/116/2 0 4/1 7/1 0 9/1 31 0 8 32 0 33 38 13 0 NA Total EAWN 543/520 538 523 BA Total Thmana 551/320 332 334 380 559/320 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		123/30			5
124/30		131/121/29			10
140/119 0 117/2 0 18 0 12 0 11 0 9/2 0 114/10 0 7/2 0 137/116/2 0 4/1 0 7/1 0 9/1 0 31 0 8 0 32 0 33 0 38 0 13 0 NA Total 8 LAWN 543/520 2 538 4 523 0 BA Total 6 THMANA 551/320 0 332 0 334 0 336 0 337 0 338 0 559/320 0		124/30			10
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Simla-2, the 30th October, 1972

No. 2-38/70-PWD.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for office and residential purposes of the Government, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Himachal Pradesh Public Works Department, Chamba.

SPECIFICATION

District:	CHAMBA	100	Tehsil:	BHATTIYAT
Village.		Khasra	No.	Area in sq. yds.
DALHO (METRO	USIE HOTEL)	366/139		0.7587
DALHO (RAVI V		382/159	3 "	1.3384
	Cimilar 2	11-241-0-		

Simla-2, the 24th October, 1972

No. 2-38/70-PWD.—Whereas it appears to the Governor. Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Bharmour-Hadsar-Rugati road, it is hereby declared that the land described in the specification below is required for the above purpose.

2. The declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh Public Works Department is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himacha Pradesh Public Works Department, Chamba.

SPECIFICATION

District: CHAMBA	Tehsil:	BHARMOUR
Village	Khasra No.	Area Big. Bis. 3 4
PAHLDA (91)	503/27 6 /1 507/504/1	0 6 0 13
	Total	0 19
KHUND (88)	4/1	0 1.
	7/1 9/1	0 13 0 4
	17/1 18/1	0 2 0 5 0 2 0 2 0 2 0 3 0 2 0 7
	31/1	0 2
	33 - 120/1	0 2
, , ,	120/1 123 124/1	0 3
è	125/1	$\begin{array}{ccc} 0 & 2 \\ 0 & 7 \end{array}$
	247/1	0 6
•	1030/4/1	0 6
	1030/5	& 6 Bisw. 0 1
	Total	2 13° & 6 Bisw.
PARNGHWALA (84)	10/1	0 2
	31/1 95	0 2 0 7 0 2 0 2 0 6
*	96/1	0 2
·	97 116/1	0 6
	117/1	0 11
	134/1 135	0.6
	153/1	0 5 0 9 0 6 0 3 0 2 0 1 0 6 0 3
,	159/1 161/1	0 3
	162 163/1	$\begin{array}{ccc} 0 & 2 \\ 0 & 1 \end{array}$
	168/1	- 0 6
1 '	171/1 172/1	0 3 0 8
	Total	
MOHAN (83)	97	- 0 0
	98/1	& 12 Bisw. 0 9
	99/1	0 9
	Total	0 18 & 12 Bisw.
GOSHAN (95)	1121/1	0 11
	1133/1 1134/1	0 10 0 1
	1135/1	0 16
	1234/1 1270/1	0 8
	1274/1	0 11

1	2		3	4	11	· 2	3 4
•	1274/2 1275 1275/1 1306/1 1345/1 1348/1		0	2 7 4 1 4 5	(,	20/1 21/1 22/1 423/1 424 425/1	0 9 0 14 0 3 0 8 0 4
HADSAR (80)	Total		5	$\frac{1}{\frac{1}{1}}$		428/1 432 433/1	& 15 Bisw. 0 4 0 14 0 6
	136 137 138/1 140/1	•	0 0 0	7 9 5 1	· · ·	444 445 446/1	0 4 0 1 0 0 & 14 Bisw.
Č	141/1 164/1 178/1 179/1		0 0 0	2 5 1 4	· · · · · · · · · · · · · · · · · · ·	744 492/1	0 0 & 17 Bisw. 0 5
	180/1 181/1 383/1 387/1		0 1 0 0 0	4 9 7	CORF	Total 	3 16 & 11 Bisw.
•	425/1 427/1 • 428 429/1 • 432/1		0 0 0	8 6 9 4 2	Simla-2, the No. 2-39/70-PWD.—P days' appearing in para of even number, dated which land measuring	4 of this departn the 13th Janua	'30 days" for '20 nent notification ry, 1972, under
	433/1 Total	••	4	_	under section 4 of the construction of Public Win Village Arniala.	Land Acquisition	n Act, 1894 for
RAJOUR (92)	12/1 14/1 16/1	. &		0 w. 1 1			By order, S. DUBEY, Secretary

REVENUE DEPARTMENT-II

NOTIFICATIONS

Simla-2, the 11th October, 1972

No. 9-1/71-Rev. II.—In pursuance of sub-section (1) of section 15 of the Himachal Pradesh Holdings (Consolidation and Prevention of Fragmentation) Act, 1971, the Governor of Himachal Pradesh is pleased to notify that the consolidation of holdings operations undertaken in the villages notified below vide notification shown against each village, have been closed.

L	lave been closed.			-		
	Name of village		H. B. No.	Area (in acres)	Tehsil and District	Notification with date under section 3(1) of the Himachal Pradesh Consolidation of Holdings Act, 1952
. 1	1		2	3	4 .	5
	1. Mohari Kathla		535	422	Ghumarwin/ Bilaspur	R-1-7/55-II, dated () May, 1959.
4.	 Barota Mekhwin Bhagatpur Kosarian Chhat Sihara Mens Chhakeh Digthali 		277 188 20 23 236 184 76 70 86	1216 182 669 327 1052 1402 200 304 147	-do- -do- -do- -do- -Sadar Bilaspu -do- -do- -do- -do-	R.J./59-CH, 5th August, 1960. R.1/59-CH, 23rd September, 1960. R.1-7/67-CH, 6th February, 1968. R.1-7/67-CH, 6th February, 1968. R.1-7/65-CH, 7th June, 1962. ar R.1-7/65, 6th February, 1968. R.1-7/65, 6th February, 1968. R.1-7/65, 2nd November, 1965. R.1-7/65, 2nd November, 1965.
è	11. Ghassod 12. Kuhavi 13. Bohabi 14. Bhojpur 15. Chanjota 16. Galod 17. Dunglu	•	85 7 8 84 62 65 26	175 246 151 175 148 301	-do- -do- -do- -do- -do- -do-	R.1-7/63-CH, 18th June, 1965. R.1-7/63-CH, 18th June, 1965. R.1-7/65, 2nd November, 1965. R.1-7/65, 2nd November, 1965. R.1-7/65, 2nd November, 1965. R.1-7/65-CH, 18th June, 1965.

1	2	3	4	. 5	
18. Samlohan	5	. 73	Sadar/Bilaspur	R.1-7/65-CH, 18th June, 1965.	
19. Kanjota	136	96	-do-	R.1-7/65-CH, 18th June, 1965.	.71
20. Batehar uparli	129	163	-do-	R.1-7/65-CH, 2nd November, 1965.	
21. Nog	178	689	-do-	R.1-7/65-CH, 2nd November, 1965.	
22. Chanlog	111	96	-do-	R.1-7/65-CH, 2nd November, 1965.	
23. Kandela	181	50	-do-	R.1-7/65-CH, 2nd November, 1965.	
24. Thauhar	188	101	-do-	R.1-7/65-CH, 6th February, 1968.	
25. Sandowli	189	121	-do-	R.1-7/65-CH, 6th February, 1968.	14
26. Kathpur	19 i	124	-do- *	R.1-7/65-CH, 6th February, 1968.	
27. Dhohla Rajaidian	171	23 .	do-	R.1-7/65-CH, 6th February, 1968.	
28. Gulehara	163	32	-do-	R.1-7/65-CH, th February, 1968.	
29. Mehatha	169	37	Sadar/Bilaspur	R.1-7/65-CH, 6th February, 1968.	101
30. Kayara *	168	22	-do-	R.1-7/65-CH, 6th February, 1968.	
31. Tihari	167	62	-do-	R.1-7/65-CH, 6th February, 1968.	
32. Ghandalwin	288	537	Ghumarwin/Bilaspur	R.1/59-CH, 5th August, 1960.	
33. Makari	348	74	-do-	R.1/59 CH, 5th August, 1960.	
34. Palti	495	225	-do-	R.1/59-CH, 23rd September, 1960.	
35. Dangar	256	595	-do-	R.1-7/65 II, () May, 1959.	
36. Shilla	14	373	Sadar/Bilaspur	R.1-7/65-CH, 2nd November, 1965.	
37. Samog Kanetan	68	92	-do-	R.1-7/67-CH, 6th February, 1968.	
38. Bag Fuglate	81	192	-do-	R.1-7/67-CH, 6th February, 1968.	
39. Sohri	17	196	-do-	R.1-7/65-CH, 2nd November, 1965.	
40. Bapron	154	115	Arki/Mahasu	R.1/59-CH, 2nd September, 1960.	
and the second of the second o		- 10	(Now Solan)		
41. Goha	187	131	-do-	R.1/59-CH, 2nd September, 1960.	F

Simla-2, the 11th October, 1972

No. 9-1/71-Rev. II.—In pursuance of sub-section (1) of section 15 of the Himachal Pradesh Holdings (Consolidation and Prevention of Fragmentation) Act, 1971, the Governor of Himachal Pradesh is pleased to notify that the consolidation of holdings operations undertaken in the villages notified below vide notification shown against each village, have been closed.

Name of village	H.B. No.	Area (in acres)	Tehsil and District	Notification under section 3(1) of the Himachal Pradesh Consolidation of Holdings Act, 1953
 Darla	189	165	Arki/Mahasu	R.1/59-CH, dated 2nd September, 1960.
Pajina	. 8	154	(Now Solan) -do-	-do-

Simla-2, the 27th October, 1972

No. 9-18/69-Rev. II.—In pursuance of the provisions of section 16 of the Himachal Pradesh Holdings (Consolidation and Prevention of Fragmentation) Act, 1971 and all other powers enabling him in this behalf, the Governor, Himachal Pradesh, is pleased to cancel the notification under section 14(1) of the East Punjab Holdings (Consolidation and Prevention of Fragmentation) Act, 1948 in respect of the following two villages of Tehsil Palampur, District Kangra appearing at serial Nos. 3 and 4 of

notification No.	15839-A	dated th	ne 26th Se	ptember.	1962:

Name of Tikka	H. B. No.	Area in acres
Name of vil	lage: GARH-JAM	IULA (i)
BALJHARKAR.	110	55
PALED	110	133
		By order,
-	in the	Sd/-
		Secretary.

भाग 2--वैधानिक नियमों को छोड़ कर विभिन्न विभागों के ग्रध्यक्षों और जिला मैजिस्ट्रेटों द्वारा ग्रधिसूचनाएं इत्यादि

INDUSTRIES DEPARTMENT

FORM 'H'
DECLARATION UNDER SECTION 24 OF THE ACT
Solan, the 28th October 1972

No. UM (Loan) 469/70-3728.—Whereas a notice was servedon Shri Khayali Ram s/o Shri Thaba Ram Village Kumhari, P. O. Garkhal, District Solan, H.P. on the 13th March, 1972, under section 23 of the Punjab State Aid to Industries Act, 1935 as modified and applied to Himachal Pradesh calling upon the said Shri Khayali Ram to pay to me the sum of Rs. 8,000.00 on or before the 28th March, 1972, and whereas the said sum has not been paid,

I hereby declare that the sum of Rs. 8,000.00 is due from the said Shri Khayali Ram and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

Landed property belonging to Shri Khayali Ram comprising Khata Khatauni No. 170/min/346, (Kita 257) measuring 15 bighas, 2 biswas situated in village Kasauli, Pargana Basal, Tehsil Solan.

Sd/-District Industries Officer, District Solan.

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT-

Solan, the 28th October, 1972

No. UM (Loan) 426/69-3711.—Whereas a notice was served on Shri Surinder Singh Sood s/o Shri Faquir Chand Sood, Laxmi Cottage, Solan, Himachal Pradesh, on the 6th January, 1971, under section 23 of the Punjab State Aid to Industries Act, 1935, as modified and applied to Himachal Pradesh calling upon the said Surinder Singh to pay to me the sum of Rs. 5,000 on or before 12-11-1972 and whereas the said sum has not been paid, I hereby declare that the sum of rupees five thousand is due from the said Surinder Singh and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

- Shri Salig Ram s/o Shri Badal Mal, r/o the Mall,
- Shri Sukh Ram s/o Shri Loka Ram, r/o the Railway Road, Solan.

District Industries Officer, District Solan.

OFFICE OF THE LAND ACQUISITION COLLECTOR KANGRA

CORRIGENDA

Dharamsala, the 19th September, 1972 No. 604-09/RAA.—In partial modification of the notification No. nil, dated nil, under section 7 of the Requisitioning and Acquisition of Immovable Property Act, 1952 (No. XXX of 1952) published in the State Rajpatra No. 4, dated the 22nd January, 1972 at page 84 in respect of land being acquired for defence purposes, the following amendments should be carried out:-

In para 3, line 5, of the Form 'I' for the words "Mrs. Sarita Prasad, I.A.S., Land Acquisition Collector, Palampur", the words, "J. C. Thapar, H.A.S., Land Acquisition Collector-cum-Competent Authority, Kangra" should be substituted.

Dharamsala, the 19th September, 1972

No. 610-15/RAA.—In partial modification of the notification No. 189/SDK/R, dated the 28th January, 1972, under section 7 of the Requisitioning and Acquisition of Immovable Property Act, 1952 (XXX of 1952) in respect of land being acquired for defence purposes, the following amendments should be carried out:

In para 3; line 5, of the Form 'J' for the words "Ajay Prasad, I.A.S., Sub-Divisional Officer (Civil), Kangracum-Competent Authority for Kangra Sub-Division" the words "J. C. Thapar, H.A.S., Land Acquisition Collector-cum-Competent Authority, Kangra" should be substituted.

J. C. THAPAR,

Land Acquisition Collector-cum-Competent Authority, Kangra district.

3--- प्रधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, विधानिक नियम तथा हिमाचल के राज्यपाल, हिमाचल प्रदेश हाई कोर्ट, फाइनेन्शल कमिश्नर तथा कमिश्नर ब्राफ इन्कम-टेक्स द्वार। श्रधिस्चित ग्रादेश इत्यादि

MULTIPURPOSE PROJECTS AND POWER DEPARTMENT

NOTIFICATION

Simla-2, the 21st October, 1972

.No. 12-5/72-MPP (Sectt).—In exercise of the powers conferred by section 78 of the Electricity (Supply) Act, 1948 (Central Act 54 of 1948), the Governor, Himachal Pradesh, is pleased to make the following Rules which may be called the Himachal Pradesh State Electricity Board (Finances of the Board-Borrowings) Rules, 1972, having been previously published vide this Government notification of even number, dated the 4th September,

HIMACHAL PRADESH STATE ELECTRICITY, BOARD (FINANCES OF THE BOARD-BORROWINGS) RULES, 1972

A-PRELIMINARY

- 1. Short title and extent.—These rules may be called the Himachal Pradesh State Electricity Board (Finances a of the Board-Borrowings) Rules, 1972.
 - 2. Definitions.—In these rules, unless the context otherwise requires,-
 - (a) "Act" means the Electricity (Supply) -Act, 1948 (LIV of 1948);
 - (b) "Board" means the Himachal Pradesh State Electricity Board constituted under section 5 of the
 - (c) "bond" includes a mortgage bond and mortgage debenture executed or issued by the Board under the Act whether or not the money borrowed

- is charged on the works and the revenues of the Board on any specific property forming part of the works of the Board;
- (d) "Government" means the Government of the State of Himachal Pradesh;
- (e) "security" means any stock or bond issued or any mortgage granted by the Board; and
- (f) other expressions used in these rules but not specifically defined above have the same meanings respectively assigned to them under the Indian Electricity Act, 1910 (IX of 1910) and the Electricity (Supply) Act, 1948 (LIV of 1948).

B-CONDITIONS SUBJECT TO WHICH THE BOARD MAY BORROW

- 3. Particulars of borrowing to be furnished to Government.—Whenever the Board makes an application for the sanction of the Government to borrow as required by section 65 of the Act, it shall furnish to the Government such particulars of the amount, purpose, nature, mode and circumstances of the proposed borrowings as the Government may require.
- 4. Mode of raising money.—(1) In addition to any subvention and loans received from the Government, the Board may, with the previous sanction of the Government, raise or borrow any sum or sums of money from other sources by issuing debentures, bonds, stock and/or by borrowing from bankers for the purpose of the Act and may secure payment or repayment thereof in such manner and upon such terms and conditions as may be specified by the State Government in this behalf.

 (2) The Board may receive deposits and issue certi-

ficates for fixed terms bearing interest at such rates

as the Government may by general or special order approve.

- 5. Temporary borrowing by Board.—The Board may, for the purpose of meeting any current expenditure properly chargeable to revenue or capital expenditure of an emergent nature borrow within the limit fixed in that, behalf by the Government or raise any sum or sums of money by way of temporary loan, cash credit or overdraft from any bank or otherwise, as it may require, on such terms, conditions and security, and in such form, as may be approved by the Board. The amount so borrowed together with the interest thereon, shall be repaid from current revenues within a period of three months from the date of temporary borrowing or such extended period not exceeding six months from the date of borrowing as the Board may allow.
- 6. Powers to reborrow.—Subject to the provisions of the Local Authorities Loans Act, 1914 (19 of 1914) the Board shall have the powers to reborrow:—
 - (a) for the purpose of paying off any money previously borrowed by it which is intended to be forthwith paid; or
 - (b) in order to replace money temporarily appropriated from other funds of the Board in repaying money previously borrowed in accordance with these rules.
- 7. Application of money borrowed.—Except with the previous sanction of the Government money raised by the issue or grant of any security shall not be applied to purposes other than those for which the money was raised.
- 8. Temporary investment.—The Board may, from time to time invest and/or deal with any moneys of the Board not immediately required for the purposes for which it was raised in such investments and/or fixed term or call deposits as the Government may, by general or special order approve, and from time to time, may vary or realise such investments and/or deposits.
 - C—THE MANNER IN WHICH STOCK ISSUED BY THE BOARD SHALL BE ISSUED, TRANSFERRED, DEALT WITH AND REDEEMED
- 9. Issue of stock.—(1) All stock issued by the Board shall be redeemable stock and shall be created by, and issued in pursuance of a resolution or resolutions passed by the Board.
- (2) The Board may issued such class or classes of stock as it may determine, but each class of stock small bave a distinctive title and shall be issued on the terms and subject to the conditions that all stock at any time belonging to that class shall bear one and the same rate of interest, shall become redoemable at the same time and shall in all other respects be of the same character.
- (3) Subject to the provisions of Act and these rules, stock may be issued for such amount, at such price and at such rate of interest as the Board may, with the previous approval of the Government, determine.
- 10. Redeemability of stock. Stock issued by the Board shall be redeemed on the expiration of such period as the Board, may, with the approval of the Government by a resolution, determine:

Provided that it may be redeemed before the expiration of the said period, if the Board, by a subsequent resolution so determine:

Provided further that no stock shall be liable to be redeemed before the expiration of the latest date of repayment mentioned in the original resolution. creating the stock unless at least three month's notice of the intention to redeem the same has been given.

- 11. Issue of stock at premium.—Where the stock is issued at a price higher than that at which it is to be redeemed, the difference between the price of issue and the price of redemption shall, for the purpose of these rules, credited to premium on stock account which may be utilized by the Board in any of the following manners:—
 - (i) by transfer to the reserve fund of the Board;

(ii) to wipe off the intangible assets;

(iii) to wipe off discount on the issue of stock;

- (iv) in such other manners as may be approved by the Board.
- 12. Issue of stock at discount.—(1) Where stock is issued at a price lower than at which it is to be redeemed the difference between the price of issue and the price of redemption shall for the purpose of these rules be treated as loan authorised by the statutory borrowing power of the Board under section 65 of the Act, repayable within the period expiring on the earliest date on which the said stock may be redeemed.
- (2) For the purpose specified in sub-rule (i) the Board shall create a discount sinking fund out of the revenues of the Board, for the period of currency of such stock issues.
- 13. Power to grant mortgages.—Subject to the provisions of these rules and for the purposes of raising any money which it is authorised to borrow under the Act, the Board may mortgage or charge the works and all the revenue of the Board or any specific property forming part of these works.
- 14. Power to issue and renew bonds.—Subject to the provisions of these rules and for the purpose of raising any money which it is authorised to borrow under the Act, the Board may issue and renew bonds.
- 15. Security for Bonds.—(1) The principal money and interest for which bonds are issued by the Board shall be secured on the covenant of the Board to pay and the principal money and interest secured by any bonds or class of bonds may in addition be charged upon or secured by a trust-deed charging the works and all the revenues of the Board or any specific property forming part of these works.
- (2) Bonds issued by the Board shall be called "Himachal Pradesh State Electricity Boards" or "Himachal Pradesh State Electricity Mortgage Bond" or "Himachal Pradesh State Electricity Board Mortgage Debentures" as the case may require.

(3) Bonds shall be for amounts of one hundred, five hundred or one thousand rupees or multiples of one

thousand rupees.

(4) The principal money secured by a bond shall be repayable at such date within he period as may be specified in the bond.

- (5) Nothing in this rule shall be construed as prohibiting the Board from redeeming a bond at any time by agreement with the holder of the bond if it thinks fit to do so.
- 16. Extinction of securities redeemed or purchased.—If any security given under the foregoing rule is redeemed or purchased by the Board it shall be extinguished.
- 17. Unclaimed securities.—If at the end of period of twenty years after the date (hereinafter referred to as "the date of redemption") on which any class of security is to be redeemed the Board, by reason of the holder of

any security of that class not forthcoming or by reason of any doubt as to the ownership of any such security, is not able to redeem the security, the said security shall thereupon, be deemed to have been extinguished and the sum credited to revenue.

- 18. Board's lien on bonds, stocks and/or debentures.—
 (1) The boards shall have a first and paramount lien upon all the bonds stock and/or debentures registered in the mame of each holder (whether solely or jointly with others) and upon the proceeds of sale thereof for all moneys in respect of such bonds, stock and/or debentures and no equitable interest shall be created except upon the footing and condition that this rule shall have full effect and such lien shall extend to all interest fromtime to time payment in respect of such bonds or stocks or debentures, unless otherwise agreed, the registration of a transfer of bonds, stocks or debentures shall operate as a waiver of the Board's lien if any, on such bonds, stocks or debentures.
- (2) For the purpose of enforcing such lien, the Board may self the bonds, stocks and/or debentures subject thereto in such manner as the Board thinks fit, but no sale shall be made unless a sum in respect of which the lien exists is payable and until notice in writing of the intention to sell shall have been served on such holder, his executors or administrators or other legal representatives, as the case may be, and default shall have been made by him or them in the payment of the sum payable as aforesaid for fifteen days after the date of such notice.
- (3) That net proceeds of the sale shall be received by the Board and applied in or towards payment of such part of the amount in respect of which the lien exists as is presently payable. The residue, if any, shall be paid to such holder his executors or administrators or other legal representatives, as the case may be.
- 19. Appointment and change of Registrars.—(1) The Board shall before making each issue of stock of bonds and before granting any mortgage appoint and there, after continue to appoint on such terms and subject to such conditions and instructions not inconsistent with these rules as it thinks expedient, an officer of the Board or any banking or other company as Registrar of the stock of bonds to be issued or as Registrar of Mortgages for all or any of the purposes of these rules. The general practice of the State Bank of India shall apply to all securities issued under these rules in respect of which the State Bank of India is appointed as the Registrar.
- (2) Subject to the conditions on which any security is issued the Board, may, at any time, determine the appointment of the Registrar for the time being of that security and appoint another Registrar in his place.
- 20. Registers of securities.—Each Registrar shall maintain a register relating to each class of security for which he is appointed Registrar (hereinafter referred to as "the Registrar") in which shall be entered:—

(a) in the cases of stock—

the names, addresses and descriptions of each holder from time to time of stock of the class to which the register relates and the amount hold by him;

(b) in the case of mortgages—

(i) the names, addresses and escriptions of the parties to each mortgage, the number and date thereof, the amount for which the same is granted and particulars of the property mortgaged; and

(ii) the date of registration of each mortgage and the date on which the same is paid off; (c) in case of bonds—

the name, address and description of each holder from time to time of the bonds of the class to which the register relates a statement of the amount of the bonds held by him, the periods for which they are issued and, the property (if any) on which they are charged, and, if the bonds are secured by a trust deed, the numbers and dates of the certificates issued to him as hereinafter provided or, if the bonds are not so secured the number of each bond held by him and the date of registration of each bond and the date on which the same is paid off.

- 21. Certificate of registered stock and bonds secured by trust deed.—On the registration of stock or of bonds secured by a trust deed the appropriate Registrar shall issue to the holder of stock or bonds a certificate of the proprietorship of such stock or bonds as the case may be, and such certificate shall be prima facie evidence of the title of the person named therein.
- 22. Right to transfer securities.—Subject to these rules and to the terms on which the security is issued the holder of any security may transfer the same in whole or in part except that no mortgage shall be transferred in part.
- 23. Transfer of stock and bonds secured by trust deed.—
 (1) Stock and bonds secured by a trust deed shall be transferred by an instrument in writing and shall be executed both by the transferer and the transferee and duly witnessed and the transfer shall be properly stamped.
- (2) The instrument of transfer and the certificate to which the same relates shall be deposited with, and retained by the appropriate Registrar. Such Registrar shall cause an entry thereof to be made in a book to be called "the register of transfers" and shall endorse on the deed of the transfer a note of that entry, and shall issue a new certificate or certificates to the transferee or the transferer, as the case may require. A separate register of transfers distinguished by a number or otherwise shall be kept for each class of stock and of bonds secured by a trust deed.
- (3) Not more than one class of stock or bonds shall be included in any transfer, and the deed shall relate only to the transfer and shall not contain any recital, power or proviso whatsoever.
- (4) The transferer of stock of of bonds secured by a trust deed shall be deemed to remain the holder thereof until the name of the transferee is entered in the register relating thereto.
- 24. Transfer of mortgage not secured by trust deed.—
 (1) Mortgages not secured by a trust deed shall be transferred by an instrument in writing. Each such deed shall be duly stamped and shall state its date and the consideration for the transfer and may be endorsed on the mortgage to which it relates.
- (2) The appropriate Registrar shall keep a register of transfers of mortgage not secured by a trust deed, and as soon as may be after the date of every transfer, the deed of transfer shall be produced before the appropriate Registrar who shall cause entries to be made in the appropriate register of transfers of the date of such deed the names, addresses and descriptions of the parties thereto and the number of the mortgage trasferred thereby, and until such entries have been made neither the Board nor the Registrar shall be in any manner responsible to the transferee.

- (3) On the registration of any transfer of a mortgage not secured by a trust deed, the transferee or his executors or administrators, shall be entitled to the full benefit of the original mortgage and the principal and interest secured thereby.
- (4) No person except the last transferee registered as aforesaid or his executors or administrators shall be entitled to transfer, release or discharge any such mortgage or money secured thereby.
- 25. Transfer of bonds not secured by trust deed.—(1) the bonds shall be in the form of debenture and shall be transferable by endorsement and delivery.
- (2) On the receipt of request from the bond holder for verification of endorsement, details for verification of endorsement shall be entered in the register for verifications of endorsement by the Registrar of issue. The Registrar shall not charge any fee for verification of endorsement.
- 26. Transfer on death.—(1) The interest of deceased holder of any security, shall be transferable by his executors or administrators.
- (2) Where two or more persons are registered as holder of any security those persons shall be deemed to be joint holders of such security with right of survivorship between them.
- (3) The Board or the appropriate Registrar may refuse to allow any executors or administrators to transfer any security until the probate of the will or the letters of administration to the estate of the deceased or a succession certificate under the Indian Succession Act, 1925 (XXXIX of 1925), has or have been left with the Registrar for registration and may require all the executors or the administrators to join in the transfer.
- 27. Transfer otherwise than by death of holder or transfer in books or by deed. -(1) If the interest in any security has been transferred by any lawful means other than a transfer in books or a deed in accordance with these rules on the death of a holder of the security satisfactory evidence of the transfer shall be furnished to the appropriate Registrar by an affidavit of one or more competent persons or in such other manner as such Registrar, with the approval of the Board, may require.
- (2) The name of the person entitled under the transfer shall be entered in the appropriate register.
- (3) Until evidence has been furnished in accordance with sub-rule (1) the Board or such Registrar shall not recognise the transfer and no person claiming under the transfer shall be entitled to receive any interest on the security.
- (4) For the purpose of this rule, the expression 'transfer' includes any case of apparent transfer in the name of the holder of a security although the actual ownership of the security may remain unaltered.
- 28. Registrar may take fees, etc.—A Registrar may refuse to permit any entry to be made in the stock transfer books kept by him to register any transfer of a security unless:—
 - (i) the fee hereinafter mentioned is paid in respect thereof and the instrument of transfer is accompanied, either by the certificate of the deed creating the mortgage or (in the ease of a bond not secured by a trust deed) the bond to which it relates, as the case may be; and
 - (ii) such other evidence, if any, as he may reasonably require to show the rights of the transfer or to make the transfer, is produced.

- vided by the conditions on which any security is issued, the appropriate Registrar shall be entitled to charge a fee not exceeding rupees three as the Board may from time to time prescribe in respect of the registration of each of the following:—
 - (a) any transfer;
 - (b) probate of will or letters of administration;
 - (c) change of name;
 - (d) power of attorney;
 - (e) order of court; and
 - (f) any other document affecting the registration of a security.
- (2) If any such registration affects more than one class of security, a separate fee may be charged in respect of each class.
- 30. Registers to be prima facie evidence.—Each register shall be prima facie evidence of any matters entered therein in accordance with these rules and of the title of any person entered therein as the holder of a security.
- 31. Inspection of register of mortgages.—The register of mortgages shall be open to inspection at all reasonable times by any mortgagee or other person entitled to a mortgage free of charge and by any other person on payment of a fee not exceeding rupees five as the Board may from time to time determine.
- 32. Defaced or lost certificate.—(1) If any certificate of any security is torn or defaced, the appropriate Registrar shall, on surrender of the certificate and payment of a fee of rupees three, issue a new certificate to the person entitled to the surrendered certificate.
- (2) If it is shown to the satisfaction of the appropriate Registral that any such certificate has been lost or destroyed, he shall after due notification in the Official Gazette and on receiving indemnity to his satisfaction against all claims in respect of the lost or destroyed certificate and on payment of the charges of notification and a fee of rupees three issue a new certificate to the person entitled to the lost or destroyed certificate.
- (3) A memorandum of the issue of a new certificate shall be made thereon and in the appropriate register.
- 33. Closing of transfer books etc.—(1) The appropriate Registrar with the approval of the Board and after giving due notice by public advertisement, may close the register of transfers of any class of security for a period not exceeding thirty days immediately preceding the date for the payment of interest on the security.
- (2) The persons who on the day of closing in accordance with sub-rule (1) are registered as holder of any security shall be entitled to the interest next payable thereon.
- 34. Notice of trust not to be recognised.—No notice of any trust express, implied or constructive in respect of any security shall be entered in any register or in any other book kept by the Board or any Registrar or on any certificate or in any mortgage or in any transfer of any security, or be receivable by the Board or any Registrar or affect any Registrar or the Board through any register or otherwise, and the receipt of any person in whose name any security stands in the register relating thereto shall be a sufficient discharge to the Board for any money paid in respect of such security.
- 35. Arrangements with bankers.—The Board may subject to the provisions of these rules, make any arrangement with, and provide for the proper remuneration of

any banker with respect to the issue of securities, the registration and transfer of securities, the payment of interest on securities, the keeping of books and other matters incidental to the issue, management, redemption and repayment of securities.

36. Saynig for Government.—No security shall be issued or granted as a security in respect of which the payment of the principal and interest or the principal or interest is guaranteed by the Government until the amount, price, rate of interest, date and method of issue of such security, the arrangements for the application of the proceeds of the issue and for the repayment of the proceeds have been previously approved by the Government and no variation of any such arrangements shall be made without the like approval of the Government.

37. Saving for power of revocation.—The Board, may by resolution revoke at any time, in whole or in part, any resolution for the creation of any security passed by the Board, if any, so far as the same has not been acted on by the issue or grant of securities thereunder, and shall forthwith give notice of any such revocation to the Government.

> L. HMINGLIANA TOCHHAWNG, Secretary.

--स्थानीय स्वायत शासनः म्युनिसिपल बोर्ड, डिस्ट्क्ट बोर्ड, नोटिफाइड तथा पंचायत विभाग

भाग 5—वैयक्तिक श्रिधिसूचनाएं श्रौर विज्ञापन

In the Court of Shri Surendra Prakash, M.A.LL.B. Senior Sub-Judge, Solan, (Exercising the powers of District Judge under the Guardian and Wards Act)

> 2 CASE No. 1972 OF

Shrimati Shusheela Jaiswal widow of Shri Radhey Shayam Jaiswal resident of The Mall, Solan, Caltax Petrol - Pump Solan Petitioner. Versus -

General Public Respondent.

To

The General Public.

Whereas Shrimati Shusheela Jaiswal has petition under section 29 C.P.C., for seeking permission. for the Guardian of the property of Solan, or Late Shri Banarsi Dass Jaiswal. Upon hearing the learned counsel for the petitioner the Court is satisfied that Shrimati shusheela Jaiswal be appointed as the guardian of minor Rajinder Kumar and Verender Kumar ss/o of Late Shri Banarsi Dass. So a notice is hereby issued to the General Public to file objection, if any regarding the appointment of the guardian of the said minor on or before 27th November 1972, failing which the petition will be heard ex-parte and the Guardianship certificate will be granted to the petitioner.

Given under my hand and the seal of this court this

4th November, 1972.

SURENDRA PRAKASH,

Seal.

Senior Sub-Judge, Solan.

हिमाचल प्रदेश हाईकोर्ट

NOTICE

In Re:

ELECTION PETITION No. 7 of 1972

Shri Sita Ram s/o Shri Ram Saran Dass, resident of

village Chandi, Tehsil Solan, District Mahasu (Solan), Himachal Pradesh Petitioner.

Versus

1. Shri Lekh Ram, resident of village Khera, Tehsil Nalagarh, District Simla (Solan), Himachal Pradesh, M.L.A. Himachal Pradesh Legislative Assembly, Simla;

2. Shri Lachhman Singh, Advocate, Nalagarh; District

Simla (Solan);

3. Shri Hari Dass son of Shri Gusaiun Ram, resident of village and Post Office Kunihar, District Mahasu (Solan); Himachal Pradesh;

4. Shri Ram Partap Chandel, resident of village Khera, Tehsil Nalagarh, District Simla (Solan), Himachal

Shri Sarwan Singh, resident of village Manpura, Tensil Nalagarh, District Simla (Solan), Himachal Pradesh .. Respondents.

All concerned,

Application on behalf of the petitioner under section 109 of Representation of the People Act, 1951 praying that the petitioner be granted leave to withdraw the petition.

Whereas in the above-noted application Shri Sita Ram petitioner has been granted permission to withdraw Election Petition No. 7/72 preferred by him against Shri Lekh Ram and others.

Notice is hereby given as required by section 110, subsection 3(b) of the Representation of the People Act, 1951 of the withdrawal.

Given under my hand and seal of the Court, this 14th day of November, 1972.

KEDAR ISHWAR,

Seal.

Registrar.

भाग 6—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

भाग 7-भारतीय निर्वाचन ग्रायोग (Election Commission of India) की वैधानिक अधिसूचनायें तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं .

ग्रन्पुरक

